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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/731,823	12/09/2003	Miguel A. Estrada	LOT920030075US1 (029)	4386	
	7590 05/02/200 RIGUEZ, GREENBER	EXAMINER			
STEVEN M. GREENBERG 950 PENINSULA CORPORATE CIRCLE SUITE 3020			OUELLETTE, JONATHAN P		
			ART UNIT	PAPER NUMBER	
BOCA RATON	I, FL 33487	3629			
			MAIL DATE	DELIVERY MODE	
		05/02/2008	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Applic	ation No.	Applicant(s)		
Office Action Summary		10/73	1,823	ESTRADA ET AL		
		Exami	ner	Art Unit		
			an Ouellette	3629		
Period fo	- The MAILING DATE of this commun r Reply	ication appears on	the cover sheet wit	th the correspondence ac	ddress	
WHIC - Exten after 9 - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE MISSIONS of time may be available under the provisions SIIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum state to reply within the set or extended period for reply period by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF of 37 CFR 1.136(a). In no unication. tutory period will apply ar will, by statute, cause the	THIS COMMUNIC be event, however, may a read will expire SIX (6) MONT application to become ABA	CATION. Poply be timely filed THS from the mailing date of this of the control		
Status						
2a)⊠ 3)□	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the practic	2b)∏ This action i for allowance exc	s non-final. ept for formal matte	•	e merits is	
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□	Claim(s) <u>1-20</u> is/are pending in the ala) Of the above claim(s) is/a Claim(s) is/are allowed. Claim(s) <u>1-20</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	re withdrawn from				
	-	.				
10) -	The specification is objected to by the fine drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	a) accepted on ction to the drawing(the correction is red	s) be held in abeyand quired if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 C	, ,	
Priority u	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice 3) Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (Pation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	TO-948)	Paper No(s	ummary (PTO-413))/Mail Date formal Patent Application 		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 2. <u>Claims 1-20</u> are rejected under 35 U.S.C. 102(e) as being anticipated by Hatscher et al. (US 2004/0122693 A1)
- 3. As per **independent Claims 1, 8, and 15**, Hatscher discloses a method for managing membership in a collaborative computing environment community (Abstract), the method comprising: receiving identification of a selected group of end user persons to invite to join the collaborative computing community; evaluating the selected group to identify one or more invitees there from (Fig.7A-7H, Para 0033, Para 0050-0052, People Finder); inviting the one or more identified invitees (Fig.7A-7H, Para 0053, invitation); and receiving an indication from one or more invitees that the invitee wishes to join the community (Claim 13 and 14).
- 4. As per Claims 2, 9, and 16, Hatscher discloses wherein evaluating the selected group includes determining whether any members of the selected group are already members of

the community, the identified invitees being members of the selected group who are not already members of the community.

- 5. As per Claims 3, 10, and 17, Hatscher discloses wherein evaluating the selected group includes determining whether any members of the selected group are excluded from the community, the one or more identified invitees being members of the selected group who are not excluded from the community.
- 6. As per Claims 4, 11, and 18 Hatscher discloses performing access control processing to determine whether an invitee who has accepted the invitation to join the community is authorized to join the community.
- 7. As per Claims 5, 12, and 19, Hatscher discloses removing a group from the community, wherein members of the community who are members of the removed group are not removed as members of the community.
- 8. As per Claims 6 and 13, Hatscher discloses wherein inviting one or more identified invitees includes sending an electronic mail message to each of the identified invitees, the electronic mail message including a hyperlink, which can be selected to indicate a desire to join the community.
- 9. As per Claims 7 and 14, Hatscher discloses wherein evaluating the selected group includes determining whether any members of the selected group are excluded from the community, the one or more identified invitees being members of the selected group who are not excluded from the community.
- 10. As per Claim 20, Hatscher discloses wherein the system further comprises one or more second workstations in data communication with the collaborative computing server via

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the network, and wherein inviting one or more identified invitees includes sending an electronic mail message to the second workstation corresponding to each of the identified invitees, the electronic mail message including a hyperlink, which can be selected to indicate a desire to join the community.

Response to Arguments

- 11. Applicant's arguments filed on 2/1/2008, with respect to Claims 1-20, have been considered but are not persuasive. The rejection will remain as FINAL, based on the sited prior art.
- 12. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.
- 13. The Applicant has made the argument that the sited prior art fails to teach or suggest receiving an indication from one or more invitees that the invitee wishes to join the community.
- 14. However, Hatscher does disclose notifying people about the community and receiving an updated list of members indicating potential new members to the community (Claim 13

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and 14); wherein, a new user joining the membership of a community would be an indication that the invitee wishes to join the community (changing the member listing –

and causing an updated list to be forwarded).

Conclusion

15. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jonathan Ouellette whose telephone number is (571) 272-

6807. The examiner can normally be reached on Monday through Thursday, 8am -

5:00pm.

16. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, John Weiss can be reached on (571) 272-6812. The fax phone numbers for

the organization where this application or proceeding is assigned (571) 273-8300 for all

official communications.

17. Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Office of Initial Patent Examination whose telephone number is

(703) 308-1202.

May 1, 2008

/Jonathan Ouellette/

Primary Examiner, Art Unit 3629